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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/867,200 05/29/2001		Robert H. Scheer	31083.05US3	5897
3,4018	7590 09/25/2006		EXAMINER	
GREENBERG TRAURIG, LLP			CUFF, MICHAEL A	
77 WEST WA	ACKER DRIVE	•		
SUITE 2500			. ART UNIT	PAPER NUMBER
CHICAGO, 1	IL 60601-1732	3627		

DATE MAILED: 09/25/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.	Applicant(s)				
Office Action Summary			09/867,200 SCHEER, ROBERT		RT H.			
		Examiner	Art Unit					
			Michael Cuff	3627	<u>L</u>			
Period fo	The MAILING DATE of this commun r Reply	ication appe	ars on the cover shee	t with the correspondence ac	ddress			
WHIC - Exten after 5 - If NO - Failur Any n	DRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comr period for reply is specified above, the maximum st e to reply within the set or extended period for reply eply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.136 munication. tatutory period will will, by statute, of	TE OF THIS COMMU 6(a). In no event, however, ma I apply and will expire SIX (6) cause the application to become	JNICATION.  ay a reply be timely filed  MONTHS from the mailing date of this one ABANDONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) file	ed on 13 July	y 2006.					
·			action is non-final.					
· ·	Since this application is in condition	for allowand	ce except for formal n	natters, prosecution as to the	e merits is			
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	4) Claim(s) <u>4-9</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)[	5) Claim(s) is/are allowed.							
6)⊠	)⊠ Claim(s) <u>4-9</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[	Claim(s) are subject to restric	ction and/or	election requirement.					
Application	on Papers							
9)□ -	The specification is objected to by th	e Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any obje	ction to the di	rawing(s) be held in abo	eyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	g the correction	n is required if the draw	ving(s) is objected to. See 37 C	FR 1.121(d).			
11) 🔲 -	The oath or declaration is objected to	o by the Exa	miner. Note the attac	thed Office Action or form P	TO-152.			
Priority u	nder 35 U.S.C. § 119							
	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign p	oriority under 35 U.S.	C. § 119(a)-(d) or (f).				
,-	_	documente	have been received					
	<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>							
	3. Copies of the certified copies				l Stage			
	application from the Internation	·	•					
* S	ee the attached detailed Office action		• • • • • • • • • • • • • • • • • • • •	not received.				
			·					
Attachment	(s)							
	e of References Cited (PTO-892)	~~ ~ ~ ~ ~		ew Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (Fnation Disclosure Statement(s) (PTO/SB/08)	-1O-948)		No(s)/Mail Date of Informal Patent Application				
	No(s)/Mail Date		6) Other:					

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caveney in view of Tsukishima et al.

Caveney et al. shows, figure 12, (from column 3) a computer system and method for controlling the number of units of each of a plurality of different parts in an inventory. In a preferred embodiment, the computer system comprises a memory which stores a part data table for each part, an input device which receives a selected inventory investment constraint, a processor which retrieves the part data table for each part and determines a minimum unit replenishment quantity (part of the reorder point equation, replenishment method) and a safety unit quantity (base stock level) for each part, and an output device which outputs the minimum unit replenishment quantity and the safety unit quantity for each part. The part data table (the curves in figure 12 are derived from the part data table, the common slope or critical ratio is determined by using these curves and thus also using the forecast of demand) for each part comprises the number of units of the part in the inventory, a forecast unit demand for the part, the cost of the part, a historical average ratio of units per order for the part, and an average number of units of the part expected to be in the inventory for each of a plurality of expected part

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service levels for the part. In order to determine the minimum unit replenishment quantity and the safety unit quantity for each part, the processor determines an expected number of fillable-from-stock orders and a slope (using critical stocking ratio for each part service level of each part. Each expected number of fillable-from-stock orders for each part is the product of the corresponding expected part service level and the ratio of the forecast unit demand for the part to the historical average ratio of units per order for the part. Each slope for each part is the ratio of the change in the corresponding expected number of fillable-from-stock orders for the part to the change in the ratio of the corresponding average number of units of the part expected to be in the inventory to the historical average ratio of units per order for the part. The processor further determines a slope, which is common to each part and for which the sum of the expected part investments for each of the parts is equal to the selected inventory investment constraint. Still further, the processor determines the minimum unit replenishment quantity and the safety unit quantity for each part, which can effect the expected part service level for each part corresponding to the determined common slope.

Caveney fails to explicitly disclose the use of the inventory management system over a plurality of distribution points in the supply chain.

Tsukishima et al. teaches, column 7, lines 41-67 and figure 2, a part-based expansion arithmetic unit 34 designed to arithmetically determine inventory allotment (shares apportioned), lot arrangement, and lead time as parts of the MRP procedure in order to optimize the supply chain.

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Caveney with inventory allotment method over a plurality of distribution points as taught by Tsukishima et al. in order to optimize the supply chain.

### Response to Arguments

Applicant's arguments with respect to all claims have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Cuff whose telephone number is (571) 272-6778. The examiner can normally be reached on 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Michael Cuff

September 15, 2006

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